SAO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case Sheet 1 - D. Massachusetts - 10/05

UNITED STATES DISTRICT COURT District of Massachusetts

UNITED STATES OF AMERICA

JUDGMENT IN A CRIMINAL CASE

V.

TIAGO MEIRA

Case Number: 1: 07 CR 10358 - 001 - RWZ

USM Number: 26690-038 Albert Cullen, Esquire

		Albert Cullen, Esqui	ге
		Defendant's Attorney	Additional documents attached
THE DEFENDAN			
pleaded noto contend which was accepted was found guilty on after a plea of not gu	by the court. count(s)		
The defendant is adjudie	eated guilty of these offenses:	Addi	itional Counts - See continuation page
<u>Title & Section</u> 18 USC § 1028(1)(2)	Nature of Offense Transfer of False Identification Documents	S	Offense Ended Count 04/24/07 1-5
the Sentencing Reform	s sentenced as provided in pages 2 through Act of 1984. een found not guilty on count(s)	of this judge	ment. The sentence is imposed pursuant to
Count(s)	at the defendant must notify the United States	dismissed on the motion	thin 30 days of any change of name, residence.
or mailing address until	all fines, restitution, costs, and special assessm fy the court and United States attorney of mat	ents imposed by this judge	nent are fully paid. If ordered to pay restitution
		Date of Imposition of Judgment	Phel
		The Honorable Rya	a W. Zobel
		Judge, U.S. District	t Court
		Name and Title of Judge Date 29	, 2008
		·	

(Rev 06/05) Judgment in a Criminal Case SAO 245B(05-MA) Sheet 2 - D. Massachusetts - 10/05 10 Judgment — Page __ 2___ of TIAGO MEIRA + **DEFENDANT:** CASE NUMBER: 1: 07 CR 10358 - 001 - RWZ **IMPRISONMENT** The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of: time served The court makes the following recommendations to the Bureau of Prisons: The defendant is remanded to the custody of the United States Marshal. The defendant shall surrender to the United States Marshal for this district: □ a.m. □ p.m. as notified by the United States Marshal. The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons: before 2 p.m. on as notified by the United States Marshal. as notified by the Probation or Pretrial Services Office. **RETURN** I have executed this judgment as follows: Defendant delivered on _____, with a certified copy of this judgment. UNITED STATES MARSHAL

DEPUTY UNITED STATES MARSHAL

♦AO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case Sheet 3 - D. Massachusetts - 10/05

		Short D. Hazzani							
			- Manual		Judgment-	-Page _	3 o	f	10
	ENDANT:	TIAGO MEIRA	001 DW7						
CASE	E NUMBER:	1: 07 CR 10358	- 001 - RWZ	D RELEASE			See contin	watlon r	1000
			SULEKTISE	DRELEAGE	_	ш	See Contin	uaton þ	MRc
Upon	release from ir	mprisonment, the defend	ant shall be on supervise	d release for a term of:	2	year(s)			
custoc	The defendant if the Burea	must report to the probat au of Prisons.	tion office in the district	to which the defendant i	s released wit	hin 72 ho	urs of rel	lease fr	om the
		not commit another fede							
The desubstatherea	efendant shall ince. The defe ifter, not to exc	not unlawfully possess a endant shall submit to one ceed 104 tests per year,	controlled substance. T e drug test within 15 day as directed by the proba	he defendant shall refrai s of release from impriso tion officer.	in from any un onment and at	lawful us least two	e of a cor periodic	ntrolled drug te	i ests
		g testing condition is sus ce abuse. (Check, if appl		urt's determination that t	he defendant j	ooses a lo	w risk of		
√	The defendant	shall not possess a firear	rm, ammunition, destruct	ive device, or any other	dangerous wc	apon. (Cl	neck, if a	pplicat	olc.)
	The defendant	shall cooperate in the co	ollection of DNA as direct	ted by the probation offi	icer. (Chcck,	if applical	ole.)		
		shall register with the stacted by the probation of			where the defer	ndant resi	des, worl	ks, or is	s a
	,	shall participate in an ap	,	•	if applicable.))			
Scheo	If this judgmen	nt imposes a fine or restit nts sheet of this judgmen	tution, it is a condition of	supervised release that	the defendant	pay in acc	ordance	with th	ne
-		must comply with the sta							
		STAN	DARD CONDITI	ONS OF SUPER	VISION				
1)	the defendan	t shall not leave the judi	cial district without the p	ermission of the court of	r probation of	icer;			
2)	the defendan each month;	t shall report to the prob	ation officer and shall su	bmit a truthful and comp	olete written re	eport with	in the fir	st five	days of
3)	the defendan	t shall answer truthfully	all inquiries by the proba	ation officer and follow	the instruction	s of the p	robation	officer:	;
4)	the defendan	it shall support his or her	dependents and meet of	her family responsibilitie	es;				
5)	the defendan acceptable re	nt shall work regularly as easons;	t a lawful occupation, un	nless excused by the pro	bation officer	for school	oling, tra	ining, c	or other
6)	the defendan	at shall notify the probati	on officer at least ten day	s prior to any change in	residence or e	employmo	nt;		
7)	the defendan controlled su	nt shall refrain from excer abstance or any parapher	ssive use of alcohol and nalia related to any contr	shall not purchase, posse olled substances, except	ess, use, distril as prescribed	bute, or ac by a phys	lminister sician;	any	
8)	the defendan	nt shall not frequent place	es where controlled subs	tances are illegally sold,	used, distribut	ted, or adı	ninistere	d;	
9)	the defendan felony, unles	nt shall not associate with ss granted permission to	n any persons engaged in do so by the probation o	criminal activity and shafficer;	all not associa	te with an	y person	convic	ted of a
10)	the defendan	nt shall permit a probation observed in plain view of	n officer to visit him or h f the probation officer;	er at any time at home or	clsewhere and	d shall per	mit conf	iscation	n of any
11)	the defendan	nt shall notify the probation	on officer within seventy	-two hours of being arres	sted or question	ned by a la	w enfor	cement	officer;
12)	the defendar permission o	nt shall not enter into an	y agreement to act as ar	informer or a special a	gent of a law	enforcem	ent agen	cy with	nout the

as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

Continuation of Conditions of Supervised Release Probation

№ AO 245B(05-M		ev. 06/05) Judgment in eet 5 - D. Massachuset						
DEFENDAN CASE NUM	NT:	TAGO MEIRA : 07 CR 1035	8 - 001 - F		ADV DENIA	Judgment — Page	5 of10	
			CRIMINAL	MONET	ARY PENAL	TIES		
The defe	ndant mu	st pay the total eri	minal monetary p	enalties under	the sehedule of pa	ayments on Sheet 6.		
TOTALS	\$ \$	ssessment \$500.00)	Fine \$		Restituti \$	<u>on</u>	
	rmination h determi		eferred until	An <i>Am</i>	ended Judgment	in a Criminal Case	(AO 245C) will be en	ntered
The defe	ndant mu	st make restitution	(including comm	nunity restitut	ion) to the following	ng payees in the amo	unt listed below.	
If the def the priori before th	fendant m ity order on te United	akes a partial payr or pereentage payr States is paid.	nent, eaeh payee nent column belo	shall receive a w. However,	n approximately p pursuant to 18 U.	roportioned payment S.C. § 3664(i), all no	, unless specified other nfederal victims must	wise in be paid
Name of Pay	<u>ree</u>		Total Loss*		Restitution Ord	lered	Priority or Percenta	<u>ge</u>
TOTALS		\$	\$0	. <u>00</u> \$		\$0.00	See Continuat Page	ion
The defe	endant mi day after	nt ordered pursuar ust pay interest on r the date of the ju elinquency and de	restitution and a dgment, pursuant	fine of more to	§ 3612(f). All of t	the restitution or fine the payment options of	e is paid in full before to on Sheet 6 may be subj	the ect
the	interest re	ined that the defen equirement is waiv equirement for the	red for the	fine 🔲 r	o pay interest and estitution.			

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

△ AO 245B(05-MA)	(Rev. 06/05) Judgment in a Cr Sheet 6 - D. Massachusetts - I					
DEFENDANT:	TIAGO MEIRA			Judgment — I	Page 6 or	f <u>10</u>
	: 1: 07 CR 10358	- 001 - RWZ				
		SCHEDULE OF	PAYMENTS			
Having assessed the	e defendant's ability to pa	y, payment of the total crin	ninal monetary penaltie	es are due as fol	llows:	
A K Lump su	m payment of \$ \$500.00	due immediate	ely, balance due			
not in a	later than C,	, or D, E, or	F below; or			
B Payment	to begin immediately (ma	ay be combined with	C,	F below); or		
C Payment	in equal (e.g., months or year	(e.g., weekly, monthly, quest), to commence	uarterly) installments o (e.g., 30 or 60 days	f \$ s) after the date	over a pe of this judgment	riod of i; or
	in equal (e.g., months or year supervision; or	e.g., weekly, monthly, quest, to commence	uarterly) installments o (e.g., 30 or 60 day	f \$s) after release	over a pe from imprisonme	riod of ent to a
		vised release will commence the payment plan based on				
F Special i	nstructions regarding the	payment of eriminal monet	ary penalties:			
		vise, if this judgment impose ulties, except those paymen or the eourt. Twents previously made tov				is due during ate Financial
Joint and Sev	eral					See Continuation
	d Co-Defendant Names and ding payee, if appropriate	nd Case Numbers (includin e.	g defendant number), 1	Гotal Amount, J	oint and Several	Amount,
The defendan	it shall pay the cost of pro	secution.				
The defendan	t shall pay the following	court cost(s):				
The defendan	t shall forfeit the defenda	nt's interest in the following	g property to the Unite	d States:		
Payments shall be (5) fine interest, (6	applied in the following o	order: (1) assessment, (2) res 7) penalties, and (8) costs,	stitution principal, (3) r including cost of prose	restitution intere	est, (4) fine princ t costs.	ipal,

AO 24	15B			Criminal Judgment Page 1) — Statement of Reasons - D	. Massachusetts - 10/05							
	EN	DANT IUMB CT:		MASSACHUSETTS	001 - RWZ STATEMENT O	F REASONS	Judgment Page 7 of 10					
I	cc	OURT I	FINI	DINGS ON PRESENTENC	E INVESTIGATION	REPORT						
	Α	4	The	e court adopts the presenter	ice investigation repo	rt without change	.					
	B The court adopts the presentence investigation report with the following changes. (Check all that apply and specify court determination, findings, or comments, referencing paragraph numbers in the presentence report, if applicable.) (Use Section VIII if necessary.)											
	! Chapter Two of the U.S.S.G. Manual determinations by court (including changes to base offense level, or specific offense characteristics):											
	Chapter Three of the U.S.S.G. Manual determinations by court (including changes to victim-related adjustments. role in the offense, obstruction of justice, inultiple counts, or acceptance of responsibility):											
		3		Chapter Four of the U.S.S.G. Ma scores, career offender, or criminal	•	t (including changes to	o eriminal history category or					
		4		Additional Comments or Finding presentence report that the Federal or programming decisions):		•						
	C				-		pursuant to Fed.R.Crim.P. 32.					
II		OURT I		DING ON MANDATORY I count of conviction carries a mandat		CE (Check all tha	t apply.)					
	В			ndatory minimum sentence imposed.	ory minimum sentence.							
	С		One	or more counts of conviction allege ence imposed is below a mandatory s not apply based on	d in the indictment carry a m minimum term because the c	andatory minimum ter ourt has determined th	m of imprisonment, but the at the mandatory minimum					
				findings of fact in this case substantial assistance (18 U.S.C. § the statutory safety valve (18 U.S.C.								
111	co	OURT	DET		SORY GUIDELINE R	ANGE (BEFOR	E DEPARTURES):					
	Cri Im Su	COURT DETERMINATION OF ADVISORY GUIDELINE RANGE (BEFORE DEPARTURES): Total Offense Level: Criminal History Category: Imprisonment Range: 10 to 16 months Supervised Release Range: 2 to 3 years Fine Range: \$\frac{3}{3000}\$ to \$\frac{3000}{30000}\$ Fine waived or below the guideline range because of inability to pay.										

AO 24	45B (05	-MA) (Rev. 06/05) Criminal Judgment Attachment (Page 2) — Statement of R	Reasons - D. Massachusetts - 10/05							
CAS	DEFENDANT: TIAGO MEIRA CASE NUMBER: 1: 07 CR 10358 - 001 - RWZ DISTRICT: MASSACHUSETTS STATEMENT OF REASONS									
IV	ADV	ISORY GUIDELINE SENTENCI	NG DETERMINATION (Check only one.)							
	Α	The sentence is within an advisory g	uideline range that is not greater than 24 months, and the court finds no reason to depart.							
	В	The sentence is within an advisory gr (Use Section VIII if necessary.)	uideline range that is greater than 24 months, and the specific sentence is imposed for these rensons.							
	С	The court departs from the advisory (Also complete Section V.)	guideline range for reasons anthorized by the sentencing guidelines mannal.							
	D,	The court imposed a sentence outside	e the advisory sentencing guideline system. (Also complete Section VI.)							
\mathbf{v}	DEF	ARTURES AUTHORIZED BY TH	HE ADVISORY SENTENCING GUIDELINES (If applicable.)							
		The sentence imposed departs (Chec □ below the advisory guideline rang □ above the advisory guideline rang	ge							
	В	Departure based on (Check all that a	apply.):							
	Plea Agreement (Check all that apply and check reason(s) below.): 5K1.1 plea agreement based on the defendant's substantial assistance 5K3.1 plea agreement based on Early Disposition or "Fast-track" Program binding plea agreement for departure accepted by the court plea agreement for departure, which the court finds to be reasonable plea agreement that states that the government will not oppose a defense departure motion.									
	Motion Not Addressed in a Plea Agreement (Check all that apply and check reason(s) below.): 5K1.1 government motion based on the defendant's substantial assistance 5K3.1 government motion based on Early Disposition or "Fast-track" program government motion for departure defense motion for departure to which the government did not object defense motion for departure to which the government objected									
		Other ☐ Other than a plea agr	reement or motion by the parties for departure (Check reason(s) below.):							
	C		that apply other than 5K1.1 or 5K3.1.)							
	4A1.3 5H1.1 5H1.2 5H1.3 5H1.4 5H1.5 5H1.6 5H1.11	Criminal History Inadequacy Age Education and Vocational Skills Mental and Emotional Condition Physical Condition Employment Record Family Ties and Responsibilities Military Record, Charitable Service, Good Works Aggravating or Mitigating Circumstances								
	D	Explain the facts justifying the dep	parture. (Use Section VIII if necessary.)							

		TIAGO MEIRA R: 1: 07 CR 10358 - 001 - RWZ MASSACHUSETTS STATEMENT OF REASONS	Judgment — Page 9 of 10							
		OURT DETERMINATION FOR SENTENCE OUTSIDE THE ADVISORY GUIDELINE SYSTEM neck all that apply.)								
Α	The sentence imposed is (Check only one.): Delow the advisory guideline range above the advisory guideline range									
В	Sente	ence imposed pursuant to (Check all that apply.):								
	1	Plea Agreement (Check all that apply and check reason(s) below.): binding plea agreement for a sentence outside the advisory guideline system ac plea agreement for a sentence outside the advisory guideline system, which the plea agreement that states that the government will not oppose a defense motion system	court finds to be reasonable							
	2	Motion Not Addressed in a Plea Agreement (Check all that apply government motion for a sentence outside of the advisory guideline system defense motion for a sentence outside of the advisory guideline system to whic defense motion for a sentence outside of the advisory guideline system to whice	th the government did not object							
	3	Other Other than a plea agreement or motion by the parties for a sentence outside of	the advisory guideline system (Cheek reason(s) below.):							
C	Reaso	that apply.)								
	to to to	the nature and circumstances of the offense and the history and characteristics of the defendance reflect the seriousness of the offense, to promote respect for the law, and to provide just put afford adequate deterrence to criminal conduct (18 U.S.C. § 3553(a)(2)(B)) of protect the public from further crimes of the defendant (18 U.S.C. § 3553(a)(2)(C)) of provide the defendant with needed educational or vocational training, medical care, or other (18 U.S.C. § 3553(a)(2)(D)) of avoid unwarranted sentencing disparities among defendants (18 U.S.C. § 3553(a)(6)) of provide restitution to any victims of the offense (18 U.S.C. § 3553(a)(7))	nishment for the offense (18 U.S.C. § 3553(a)(2)(A))							

AO 245	5B (05		Rev. 06/05) Criminal Attachment (Page 4)		Reasons - D. M	lassachusetts - 10/05					
	E N	DANT UMB CT:	ER: 1: 07 C	MEIRA R 10358 CHUSETTS	- 001 - 1	RWZ	REASONS	Judgment –	– Page	10 of	10
VII	CO	JIDT	DETERMINAT	IONS OF DI	estitiiti <i>e</i>) N					
V 11	A	Z)	Restitution Not		231110110						
	В	•	al Amount of Res								
	C		titution not order		v one.):						
	C		_	·		a mandaton, under 19	II C C 2 2662 A root	itution is not ordered bo	anuaa tha	number of	
		1				citution impracticable	· ·	itution is not ordered be 63A(c)(3)(A).	cause life	number of	
		2	issues of fact	and relating then	n to the cause o	r amount of the victim	is' losses would comp	itution is not ordered be plicate or prolong the ser the sentencing process u	ntencing	process to a	degree
		3	ordered becau	ise the complicat	ion and prolong		ng process resulting fr	uired by the sentencing grom the fashioning of a r		•	
		4	Restitution is	not ordered for o	other reasons. (Explain.)					
	D		Partial restitution	on is ordered !	for these rea	sons (18 U.S.C. §	3553(c)):				
VIII	AD	DITI	ONAL FACTS J	USTIFYING	THE SEN	TENCE IN THI	S CASE (If appli	icable.)			
			Sections I, II,	III, IV, and V	/II of the Sta	atement of Reasor	ns form must be c	completed in all felo	ny ease	es.	
Defe	endan	nt's So	c. Sec. No.:					Imposition of Judgn	•		
)/00/1984			04/23/	/08	0		
			sidence Address:	Framingham, I	MA		Signatur	e of Judge	*		
Defe	endan	ıt's Ma	ailing Address:	Donald W. Wy 950 High Stree		Facility	The Honorad	e Rya W. Zobel ad Title of Judge	Ju 108	idge, U.S	. District Court